Facsimile No. +46 8 666 02 86

International application No.

PCT/SE 2005/001336 A. CLASSIFICATION OF SUBJECT MATTER IPC: see extra sheet According to International Patent Classification (IPC) or to both national classification and IPC B. FIELDS SEARCHED Minimum documentation searched (classification system followed by classification symbols) Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched SE, DK, FI, NO classes as above Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) EPO-INTERNAL, WPI DATA, PAJ C. DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. Category* X US 20020061879 A1 (DAVID s. GARVEY ET AL), 23 May 1-3,10, 2002 (23.05.2002), paragraphs (0002); 13-14,16,18, (Q008) - (0010); (0012); (0123); (0125) - (0130); 22-32,34-40 (0137)-(0141); (0150)-(0151); (0153); claims 9-10, 12-16,24-30 Х US 20040162243 A1 (PRZEMYSLAW A. MAREK ET AL), 1-3,10,22-40 19 August 2004 (19.08.2004), paragraphs (0002); (0008); (0043)-(0045); (0133)-(0137); (0146) - (0150); (0160); (0162); (0164); (0167)-(0169); (0174); claims 5-6,8-10,14-16 Further documents are listed in the continuation of Box C. See patent family annex. X Special categories of cited documents: later document published after the international filing date or priority date and not in conflict with the application but cited to understand document defining the general state of the art which is not considered to be of particular relevance "A" the principle or theory underlying the invention earlier application or patent but published on or after the international filing date "E" "X" document of particular relevance: the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "Y" document of particular relevance: the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art document referring to an oral disclosure, use, exhibition or other "O" document published prior to the international filing date but later than the priority date claimed "&" document member of the same patent family Date of the actual completion of the international search Date of mailing of the international search report 26 January 2006 3 0 -01- 2008 Name and mailing address of the ISA Authorized officer Swedish Patent Office Box 5055, S-102 42 STOCKHOLM Eva Johansson/Rls

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International application No.
PCT/SE 2005/001336

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5 Al (INIGO SAENZ DE TEJADA), 2003 (13.03.2003), paragraphs (0 041); (0132)-(0136); (0144)-(014 (0163); (0165); (0167)-(0175), cl 21,49-50,53-54	7);	1-3,10,22-40
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(NITROMED, INC.), 5 December 1996), page 9, line 13 - page 11, line 10 - page 24, line ZZ page page 31, line 7, page 36, lines line 10-page 40, line 7; claims	line 24; 29, 8-20;	1-3,10,22-40
(JONATHAN s. STAMLER ET AL), 2002 (05.03.2002), column 5, 2 line 20; column 5, line 34 - co 2 column 10, line 58 - column 11, l 3, line 24 - column 17, line 8; c 65; column 19, line 30 - column 21, lines 42-65	line 55, column 18,	1-3,10,22-40
96), page 9, line 33 - page 11, line 24 - page 24, line <i>ZZ;</i> page page 32, line 23, page 36, lines	line 9; 29, 8-21;	1-3,10,22-40
96) li pa), page 9, line 33 - page 11, ne 24 - page 24, line <i>ZZ;</i> page ge 32, line 23, page 36, lines	NITROMED, INC.), 14 November 1996), page 9, line 33 - page 11, line 9; ne 24 - page 24, line ZZ; page 29, ge 32, line 23, page 36, lines 8-21; ne 27 - page 40, line 7; claims 1-50

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x	wo 9422482 Al (BIORELEASE TECHNOLOGIES, INC.), 13 October 1994 (13.10.1994) , page 2, paragraph 4 - page 3, paragraph 3; page 7, paragraph 2; page 9, paragraph 3; page 10, paragraphs 2-3; page 12, paragraph 4; page 16, paragraph 3-page 17, paragraph 3, claims 1-66	1-2,22, 27-30,35-40
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·PCT/SE2 005/00133 6 INTERNATIONAL PATENT CLASSIFICATION (IPC): **A61K 33/00** (2006.01) A61K 47/10 (2006.01) A61K 47/26 (2006.01) A61K 47/36 (2006.01) **A61K 47/42** (2006.01) **A61P 11/00** (2006.01) A61K 9/107 (2006.01)

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Box No. II Observations where	certain claims were found unsearchable (Continuation of item 2 of first sheet)
This international search report has	not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
because they relate to sub	39-40 ject matter not required to be searched by this Authority, namely:
	-40 relate to a method of treatment of the body by surgery or by therapy, as well as
human or animal diagnostic methods	
been executed for	r these claims. The search has been based on
the alleged effect	s of the compositions.
claims Nos.: Claims claims 10-11, because they relate to part	1-3, 8, 13-14, 16, 18, 20, 22, 26, 35-36 partly 27-28, 37-38 s of the international application that do not comply with the prescribed requirements to such an
3. Claims Nos.: because they are dependent	nt claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box No. Ill Observations where	unity of invention is lacking (Continuation of item 3 of first sheet)
This International Searching Author	ity found multiple inventions in this international application, as follows:
The following sep	arate inventions were identified:
}	and partly claims 1-3, 15, 26-40 directed to rising sugars .
As all required additional claims. ———————————————————————————————————	search fees were timely paid by the applicant, this international search report covers all searchable
2. Q As all searchable claims of any additional fee.	ould be searched without effort justifying an additional fee, this Authority did not invite payment of
	red additional search fees were timely paid by the applicant, this international search report covers ch fees were paid, specifically claims Nos.:
	arch fees were timely paid by the applicant. Consequently, this international search report is first mentioned in the claims; it is covered by claims Nos.:
Remark on Protest	The additional search fees were accompanied by the applicant's protest and, where applicable,
-	the payment of a protest fee. 2 The additional search fees were accompanied by the applicant's protest but the applicable
	protest fee was not paid within the time limit specified in the invitation.
	[2] No protest accompanied the payment of additional search fees.

Continuation Box IZ. 2

Present claims 1, 26 and partly claims 27-28 relate to a composition and claims 35-36 and partly 38 to a method defined by reference to a desirable characteristic or property, namely that it comprises a compound capable of forming a reversible bond or association with NO. The claims cover all compositions having this characteristic or property, whereas application provides support within the meaning of Article 6 PCT and / or disclosure within the meaning of Article 5 PCT for only a very limited number of such compositions. In the present case, the claims so lack support, and the application so lacks disclosure, that a meaningful search over the whole of the claimed scope is impossible. Independent of the above reasoning, the claims also lacks clarity (Article 6 PCT) . An attempt is made to define the composition by reference to a result to be achieved. Again, this lack of clarity in the present case is such as to render a meaningful search over the whole of the claimed scope impossible.

Consequently, the search has been carried out for those parts of the claims which appear to be clear, supported and disclosed, namely those parts relating to compositions comprising the compounds, or compounds from well defined groups, mentioned in claims 4-25. A search has also been carried out for general terms, such as alcohols, sugars and proteins, and all compounds in table 1 in the description.

In present claims 2-3 and partly claims 27-28 and 37-38 the compound capable of forming a reversible bond or association to a carbohydrate or a compound: with NO is specified comprising at least one hydroxyl group. However, specifications are vaque and unclear. The claims relate to an extremely large number of possible compositions. In fact, the claims contain so many options that a lack of clarity and conciseness within the meaning of Article 6 PCT arises to such an extent as to render a meaningful search of the claims impossible. The same is true for claims 8, 13-14, 16, 18, 22 and partly for claims 10-11 (the terms higher carbohydrate and higher polysaccharide) where wide and vague polymer specifications are used.

Consequently, the search has been carried out for those parts of the application which appear to be clear and concise, namely those parts relating to compositions comprising the compounds, or compounds from well-defined groups, mentioned in claims 4-25. A search has also been carried out for general terms, such as sugars, alcohols and proteins, and all compounds in table 1 in the description.

Box III

- 2: Claims 13-14, 16-21 and partly claims 1-3, 15, 26-40 directed to compositions comprising alcohols.
- 3: Claims 22-25 and partly claims 1-2, 26-40 directed to compositions comprising proteins and amino acids.

A full search has been carried out, which relates to the inventions mentioned above.

The present application has been considered to contain 3 inventions which are not linked such that they form a single general inventive concept, as required by Rule 13 PCT for the following reasons:

The single general concept of the present application is the teaching that the compound capable of forming a reversible bond or association with gaseous nitric oxide (NO) is an organic compound comprising at least one hydroxyl group.

Reference is made to the following documents:
US2002061879A1 (D1), US6417162B1 (D2), US2003050305A1 (D3),
WO0057891A1 (D4), WO9638136A1 (D5), US6352709B1 (D6),
US2004162243A1 (D8), WO9635416A1 (D7), EP1023900A2 (D9),
WO9422482A1 (D10)

Document D1-D1O all show that it is known to associate protein and polypeptides with NO. Many of the documents (D1-D8) also show that it is known to associated sugars and NO. In all the documents it is stated that the active form of nitric oxide can be provided by gaseous NO. Further, in D5-D7 and D9-D10 it is explained that the nitrosation can be achieved by exposure to NO gas under anaerobic conditions. This means for delivery of gaseous NO comprising an organic compositions compound comprising at least one hydroxyl group are known.

Thus, the single general concept is known/obvious and cannot be considered as a single general inventive concept in the sense of Rule 13.1 PCT.

No other features can be distinguished which can be considered as same or corresponding special technical features in the sense of Rule 13.2 PCT.

Thus, the application lacks unity of invention.

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Box No. IV Text of the abstract (Continuation of item 5 of the first sheet)

The invention relates to compositions and methods for use in the delivery of gaseous nitric oxide (NO) to a mammal, preferably a human. The compositions for the delivery of the gaseous NO comprise a compound capable of forming a reversible bond or association to NO. Suitable compounds are among others alcohols, carbohydrates and proteins. The nitric oxide is delivered to a mammal for prophylactic and/or therapeutic purposes.

Information on patent family members

International application No.

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